1 JOEL F. HANSEN, ESQ. Nevada Bar No. 1876 COOPER LEVENSON, P.A. 1835 Village Center Circle Las Vegas, NV 89134 (702) 366-1125: office 4 (702) 366-1857: facsimile iihansen@cooperlevenson.com 5 Attorney for Plaintiff 6 UNITED STATES DISTRICT COURT 7 CLARK COUNTY, NEVADA 8 HELEN ARMSTRONG CASE NO. 2:17-cv-02528 -APG-CWH 9 Plaintiff, 10 v. 11 TERRY REYNOLDS, in his individual capacity 12 and as Deputy Director of Nevada division of ERRATA TO STIPULATION AND 13 Business and Industry; STEVE GEORGE, in his ORDER TO CONTINUE DATE TO individual capacity and as an administrator of the 14 RESPOND TO DEFENDANTS' Nevada Division of Industrial Relations: MOTION TO DISMISS AMENDED LANKFORD, in his individual capacity and as 15 COMPLAINT [#65] AND MOTION TO Chief Administrative Officer of Nevada OSHA: STRIKE TRANSCRIPTS [#66] UNTIL and LARA PELLEGRINI, in her individual 16 **JUNE 22, 2018** capacity and as Whistleblower Chief Investigator **CHANGING DUE DATE FOR** 17 of Nevada OSHA, DOES I through X, unknown **DEFENDANTS' REPLY TO JULY 22,** individuals, and ROES XI through XX, entities, 18 2018 government agencies, corporations, or other companies and/or businesses currently unknown; 19 20 Defendants. 21 22 IT IS HEREBY STIPULATED AND AGREED by and between PLAINTIFF, HELEN 23 ARMSTRONG, by and through counsel, Joel F. Hansen of Cooper Levenson, P.A., and 24 DEFENDANTS, TERRY REYNOLDS, STEVE GEORGE, JESS LANKFORD, and LARA 25 PELLEGRINI, by and through counsel, Adam Paul Laxalt, Attorney, General, Deputy Attorney 26 27 General Vivienne Rakowsky, Deputy Attorney General Peter Keegan, that the date for Plaintiff to

respond to the Defendants' Motion to Dismiss Amended Complaint [#65] and Motion to Strike

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Transcripts [#66] will be Friday, June 22, 2018. The parties further agree and stipulate that Defendants shall have until July 22, 2018 to respond to the Plaintiff's Opposition to these motions.

Good cause exists to continue the date to respond to the Defendants' Motions because it was originally anticipated that Plaintiff would only need to respond to one motion, but the additional motion which Plaintiff will have to respond to will require much more time, which must be expended during the same period. Defendants have no objection to the granting of this extra time.

COOPER LEVENSON, P.A.

ADAM LAXALT, Attorney General

/s/ Joel F. Hansen_

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(702) 486-3103
Attorneys for Defendants

ORDER

IT IS SO ORDERED

Dated: May 24, 2018.

UNITED STATES DISTRICT COURT JUDGE